

**Testimony
available for
public review in**

**Judiciary Committee
Room 2500**

Henry J Martocchio 813 graham rd South Windsor Ct 06074

860-432-4567 hjmservices@yahoo.com

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JUDPUBLIC HEARING against SB 1085 and HB 7371

too judtestimony@cga.ct.gov

CC too Eric.Connery@cga.ct.gov; GLtestimony@cga.ct.gov ; ETtestimony@cga.ct.gov ;
HEDtestimony@cga.ct.gov ; HSGtestimony@cga.ct.gov ; HStestimony@cga.ct.gov ;
INStestimony@cga.ct.gov ; envtestimony@cga.ct.gov ; LABtestimony@cga.ct.gov ;
PStestimony@cga.ct.gov ; phtestimony@cga.ct.gov ; ; ada.program@jud.ct.gov ;
attorney.general@po.state.ct.us ; attorney.general@ct.gov ; EDtestimony@cga.ct.gov
CHROIntakeWaterbury@ct.gov ; ada.complaint@usdoj.gov; askdoj@usdoj.gov;
john.hughes@usdoj.gov; deirdre.daly@usdoj.gov; Governor.Lamont@ct.gov
FINtestimony@cga.ct.gov.

Thank you for the opportunity to testify. Against

SB 1085 and HB 7371

Not in support of with out Attach Needed ADA page 36-45

Substitute House Bill No. /// see attachment 36-45

Special Act No. /// see attachment 36-45

The bill fail to give the Equitable for the disabled and Equal Protection for the disabled and Commerce Laws for the disabled with willing too Discriminate on the Disabled of Conn.

1. No Right to grow
2. No Rights for genetics and growth of new strands of cannabis to bring to market and hold patents on those new strands
3. Medication is not RAW cannabis. Why the disabled are not able to choose.. What goes in there body's and how.

4. No capacity to cultivate in rentals and apartments and this is where the disabled forced living housing units.
5. State has failed to give public farming rights to the disabled.
6. State fails to expunged all records not just the small amount offences and why no sale because the police always gave you a sale charge..
7. Connecticut Medical Cannabis patients Program is a paid to play program that fail a lot of disability users rights to have the plant. That other state say helps. Again this is screwing too only the disabled rights for self medication to benefit there max "Inclusion" in the pursuit of happiness of that disability and Equal Protection Laws and the ADA rights of 1990 denied.
8. Just the making of the license and making of having the license is discrimination... Jack Ass speaker of the house.
9. What other drug use do you do Mass Force Registration Disability's for use of drugs? Hitler made the Jews do a Force Registration but did not charge a free.
10. Fails to identify the disabled "AS" the most Equitable Denied Class and have had the most abused by the War on Drug and 2019 Force Registration Disability's with undo cost.
11. Fail to identify the disabled Class "AS" where the " Tax Dollars" going to repair and make whole with past discrimination
12. fail to indemnify the disability should recover all for years of Class War Fare on the most Poorest live at Forced Poverty Levels... that is the Physically Disabled and Intellectually Disabled.

Stop Segregation of the Disabled form Federal Funded Program, Services, and Activities it called the Americans with Disabilities Act (ADA)

The state actor and player has Fail to address the first needs of all disabled in Conn and gives the ongoing discriminatory practice and fails at "[t]he Rights for remedies, ADA Title II and III Procedural Safeguards and rights set forth in [the

Rehabilitation Act] shall be the remedies, procedures and rights" applicable to Section 12132..

Implementation of ADA title II and III adoption of grievance procedures and Copy of state ADA Title II and III ADA Procedural Safeguards and administrative of procedures for any internal or external due process hearing for remedy

1. Where is Non-Discrimination Policy Statement for services (state actors)
2. Where is Non-Discrimination Policy Statement for your Vendors (state players)
3. Where is Appointment of 28 CFR 35.107 - Designation of responsible employee to end the discriminations? What powers are given to this department?

To comply with the ADA's integration requirement, a state and its subcontractor must reasonably modify its policies, procedures, or practices when necessary to avoid discrimination. **28 C.F.R. § 35.130(b)(7)**.

There have been **(1)** no offers to modify any state proceedings or services, no recognition by state laws of ADA rights; **(2)** no notice placed in the files; **(3)** no insurance of meaningful effective communications; **(4)** All state actor and players in proceedings is aware of the disability at issue in this case and slides past ADA issues; **(5)** makes no offers to modify proceedings or exams, provide aides, refer to specialized services, **(6)** no provision of ADA coordinator; **(7)** no meaningful effective communications within the services and proceedings; **(8)** and no written grievance policy; **(9)** All the state actor and state players are denying the ADA Rights to their client

The ADA is not an option the ADA is the LAW. The disabled cannot settle these issues anywhere else, and as such the state has to identify, accommodate, offer accommodations, modifications, and did none to this date. To be protected by the ADA, one must have a disability or have a relationship or association with an individual with a disability. An individual with a disability is defined by the ADA as a person who has a physical or mental impairment that substantially limits one or more major life activities, a person who has a history or record of such impairment, or a person who is perceived by others as having such impairment.

After 29 years after the ADA was Mandated on All states, Conn. still thinks it can Look the other way on there reasonability's of care and insuring Life, Liberty and with a pursuit for happiness for all.

Introduction The Americans with Disabilities Act (ADA)

(ADA) prohibits discrimination against persons with disabilities in the areas of employment, public accommodations, state and local government services, and telecommunications. Both public and private hospitals and health care facilities must provide their services to people with disabilities in a nondiscriminatory manner. To do so, they may have to modify their policies and procedures, provide auxiliary aids and services for effective communication, remove barriers from existing facilities,

See https://www.ada.gov/newproposed_regs.htm#504

Regulations under Development

Current Unified Agenda of Regulatory and Deregulatory Actions

The Unified Agenda provides information about the Department's regulatory priorities and identifies regulatory actions the Department expects to take in the coming year.

Notices of Proposed Rulemaking

Notice of Proposed Rulemaking (NPRM): Section 504 of the Rehabilitation Act of 1973 — Nondiscrimination Based on Disability in Federally Assisted Programs or Activities

The NPRM is also available on [FederalRegister.gov](https://www.federalregister.gov) (HTML) | (PDF). The comment period closes on March 20, 2017.

ADA OBJECTION; PROTEST ; COMPLAINT;

Demands for REMEDIES/on/or

About ADA All ADA Program Manager's & State of Conn Judicial Branch and All State Departments of Conn that Services the Public.

PLEASE look to the 1991 Regs coupled with the TAM (DOJs Title II Technical Assistance Manual Covering State and Local Government Programs and Services) for their preamble as best explanation of "public entities"

*****responsibilities*****!!! And Financing of!!!!

From that, you can best tell if the Conn" was, is, will be tomorrow", compliant to Title II of the ADA and for subcontractors of state they hold not only Title II but also Title III obligations.

Please understand and Request For debating me if you wish or need, but if Conn is non compliant similar too, than you Donna the Jane and John, Doe's citizens AND you JANE and JOHN "Donna" DOE's "professional, attorneys" have the 2 (two) separate equal and the same "complaint/testimonials".

"No administrative compliance" = "No ADA compliance" = all State Actors and Players and Conn. Bar Attorneys have been, are, and will continue to be excluded from participation, denied the benefits of services programs activities of Conn, and discriminated against by reason of disability by the public entity known as the Conn services to the Public.

Including but not limiting to the following:

Violation and non-compliance of Settlement Agreement between the United States Department of Justice and the Connecticut Judicial Branch, November 2003 and;

Violations and non-compliance of Settlement Agreement in Raymond v. Rowland Civil Action NO. 3:03CV0118 (MRK) May 31, 2007 (Only 1 Conn. Administration)All of State Actors & Players and State Contractors whom with invidious animus intent, effect or both of